

EXHIBIT A

REPORT-INDETERMINATE SENTENCE,
OTHER SENTENCE CHOICE

FORM CR 291

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO
VICTORVILLE DESERT DIST.COURT I.D.
3 6 1 2 0

F 51014

BRANCH

PEOPLE OF THE STATE OF CALIFORNIA

versus

☒ PRESENTDEFENDANT: SANDERS, GREGORY L.

AKA:

D-001

☐ NOT PRESENT

CASE NUMBER(S)

BCR 1231 - A

- B

- C

- D

- E

REPORT TO JUDICIAL COUNCIL OF: ☒ INDETERMINATE SENTENCE
TO STATE PRISON ☐ SENTENCE CHOICE OTHER THAN STATE PRISONDATE OF HEARING
(MO) (DAY) (YR)

11, 09 88

DEPT. NO.

DD-1

JUDGE

JOSEPH JOHNSTON

CLERK

LORETTA WREN

REPORTER

KAREN BEY

COUNSEL FOR PEOPLE

L. ROOT

COUNSEL FOR DEFENDANT

J. CROUCH

PROBATION NO. OR PROBATION OFFICER

NOT PRESENT

1. DEFENDANT WAS CONVICTED OF THE COMMISSION OF THE FOLLOWING FELONIES:

A. ☐ ADDITIONAL COUNTS ARE LISTED ON
ATTACHMENT

COUNT	CODE	SECTION NUMBER	CRIME	YEAR CRIME COMMITTED	DATE OF CONVICTION			CONVICTION BY	654 STAY	ENHANCEMENTS (CHARGED AND FOUND)							
					MO	DAY	YEAR			12022(a)	12022(b)	12022.3(a)	12022.3(b)	12022.5	12022.6(a)	12022.6(b)	12022.7
1	PC	187(a)	MURDER 2nd DEG	88	11	09	88	X		X							

2. A. Number of prior prison terms charged and found

B. Number of prior felony convictions

SECTION	NUMBER
667.5(a)	
667.5(b)	
667.6(b)	

SECTION	NUMBER
667.6(a)	

3. ☐ Defendant was sentenced to death on counts _____.4. ☒ Defendant was sentenced to State Prison:A. ☒ For life, or a term such as 15 to 25 years to life, with possibility of parole, on counts 1.B. ☐ For life without the possibility of parole on counts _____.C. ☐ For other term prescribed by law on counts _____.5. ☐ Counts _____, were deemed misdemeanors.A. ☐ Defendant sentenced to _____ days in county jail for all counts.B. ☐ Defendant fined in sum of \$ _____.☐ For counts _____, the defendant was placed on probation.A. (1) ☐ Sentence pronounced and execution of sentence was suspended; or(2) ☐ Imposition of sentence was suspended.B. Conditions of probation included ☐ Jail Time _____ days ☐ Fine

Other dispositions

A. ☐ Defendant was committed to California Youth Authority.☐ Proceedings suspended, and defendant was committed to California Rehabilitation Center.☐ Proceedings suspended, and defendant was committed as a Mentally Disordered Sex Offender.☐ Proceedings suspended, and defendant was committed as mentally incompetent.☒ Other (Specify) FOR SPEC. ALLEG. PC12022(b) DEFT. SENT TO 1 YR ST. PRISON TO RUN
CONSECUTIVE TO CT 1PURSUANT TO ARTICLE VI, SECTION 6 OF THE CALIFORNIA CONSTITUTION AND SECTION 68505 OF THE GOVERNMENT CODE, THE CHIEF JUSTICE REQUIRES
THAT EACH SUPERIOR COURT SHALL COMPLETE THIS FORM FOR EACH INDETERMINATE SENTENCE TO STATE PRISON OR SENTENCE CHOICE OTHER
THAN STATE PRISON. THE REPORTS IMPLEMENT SECTION 1170.4 OF THE PENAL CODE AND SHALL BE MAILED TO: ADMINISTRATIVE OFFICE OF THE
COURTS, 350 McALLISTER, 3200 STATE BUILDING, SAN FRANCISCO, CALIFORNIA 94102.

11-21-88

SIGNATURE OF CLERK

REPORT-INDETERMINATE SENTENCE,
OTHER SENTENCE CHOICE

FORM CR 291 (10/1/81) - 1984 TEST VERSION

Const., Art. VI, § 6
Pen C. 1170.4, 1170.6

85 94422

R:

PINK YELLOW-Court File

WHITE-AOC

GREEN+8715-BCS

GOLDENROD+8715-Arresting Agency

Insert name of court, branch court, if any, and mailing address SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO DESERT DISTRICT 14455 CIVIC DR., VICTORVILLE, CA 92392		FOR COURT USE ONLY <div style="text-align: center; font-weight: bold; font-size: 1.2em;">ORIGINAL FILED</div> <div style="text-align: center; font-weight: bold; font-size: 1.2em;">DEC 2 1988</div> <div style="text-align: center; font-weight: bold;">COUNTY CLERK</div> <div style="text-align: center; font-weight: bold;">COUNTY OF SAN BERNARDINO</div> CASE NUMBER: BCR 1231	
PEOPLE OF THE STATE OF CALIFORNIA SANDERS, GREGORY L. DEFENDANT:		<input checked="" type="checkbox"/> Present <input type="checkbox"/> Not Present	
<input checked="" type="checkbox"/> JUDGMENT OF COMMITMENT TO: <input type="checkbox"/> ORDER GRANTING PROBATION		<input checked="" type="checkbox"/> STATE PRISON <input type="checkbox"/> COUNTY JAIL <input type="checkbox"/> AND MINUTE ORDER	
Date of hearing: 11-09-88		Dept. No.: DD-1	
Judge: JOSEPH JOHNSTON		Clerk: LORETTA WREN	
Counsel for People: L. ROOT		Counsel for defendant: J. CROUCH	
		Reporter: KAREN BEY	
		Probation Officer: NOT PRESENT	

1. Defendant was convicted of the commission of the following crime on (Date): **11-09-88**

Count	Code Section	Crime	Degree	By Jury, Court or Plea (Specify)
1	PC 187(a)	MURDER	2nd	PLEA

2. Defendant ☐ was arraigned ☒ waived arraignment for judgment.

3. The court, having read and considered the probation report and no legal cause having been shown why judgment should not be pronounced

a. ☒ Sentences defendant to State Prison for the term **/16 YEARS TO LIFE** prescribed by law.

b. ☐ Specifies, pursuant to Pen. C. 1202b, the minimum term of imprisonment shall be six months as to count:

c. ☐ Sentences defendant to County Jail for the period of (Specify number of days):

d. ☐ Suspends imposition of sentence and defendant is placed on probation for the period of:

☐ upon conditions set forth in attachment 3d.

4. ☐ Defendant, convicted of more than one count, shall

a. ☐ serve the sentence as to each count as follows:

Count

Consecutive With

Concurrent with

b. ☐ serve the counts made consecutive in the following order:

5. Defendant shall serve this sentence with respect to any prior uncompleted sentence a. ☐ concurrently. b. ☐ consecutively.

c. ☐ as set forth below or in attachment 5c.

6. Execution of sentence is

a. ☐ stayed on the following count: pending appeal, with the stay to become permanent when the sentence is completed as to count:

b. ☐ suspended and defendant is placed on probation for the period of:

☐ upon conditions set forth in attachment 6b.

7. ☐ No allegation to enhance punishment was made in count:

8. ☒ It was alleged

a. ☒ Defendant was armed with a deadly weapon at the time of the commission or attempted commission of the crime charged in count: **1** ☐ and allegation stricken as to count:

(Continued on reverse side)

This form satisfies the requirements of Penal Code 1213.5 (Abstract of Judgment and Commitment). Singular includes the plural. This form is to be used in judgments other than death. A copy of probation report shall accompany this form pursuant to Penal Code 1203c and a copy of any supplementary probation report shall be transmitted to the Department of Corrections. Attachments may be used but must be incorporated by reference.

- b. ☐ Defendant used a firearm in count: ☐ and allegation stricken as to count:
- c. ☐ Defendant was armed at the time of arrest with a concealed deadly weapon within the meaning of Pen. C. 3024
☐ and allegation stricken.
- d. ☐ Other (Specify and indicate if stricken):
9. ☒ The Court finds the defendant
- a. ☒ was armed at the time of commission or attempted commission of the crime with a deadly weapon within the meaning of
- (1) ☐ Pen C. 3024 as to count: ☐ but strikes the finding as to count:
- (2) ☒ Pen C. 12022 as to count: ☐ but strikes the finding as to count:
- (3) ☐ Pen C. 1203 (Specify weapon):
as to count: ☐ but strikes the finding as to count:
- b. ☐ was not armed at the time of commission or attempted commission of the crime within the meaning of
- (1) ☐ Pen C. 3024 as to count:
- (2) ☐ Pen C. 12022 as to count:
- (3) ☐ Pen C. 1203 as to count:
- c. ☐ did use a firearm as to count: ☐ but strikes the finding as to count:
- (1) ☐ The use was one use for the following counts: The additional penalty shall
run consecutively to the sentence on the last count to be served.
- d. ☐ did not use a firearm as to count:
- e. ☐ was armed at the time of arrest with a concealed deadly weapon within the meaning of Pen. C. 3024 ☐ but strikes
the finding.
- f. ☐ was not armed at the time of arrest with a concealed deadly weapon within the meaning of Pen. C. 3024.
- g. ☒ Other (Specify and indicate if stricken): COURT FINDS DEFT. GUILTY OF SPEC. ALLEG.
PC12022(b) SENT. TO 1 YR. ST. PRISON TO RUN CONSECUTIVELY TO CT 1

10. ☐ Prior convictions which affect defendant's sentence were alleged and disposed of ☐ as follows ☐ as set forth in
attachment 10.

Conviction date	Jurisdiction	Crime and code Section	Applies to Count	Disposition
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11. The court finds defendant a. ☐ is ☐ is not an habitual criminal under Pen C. 644a.
b. ☐ is ☐ is not an habitual criminal under Pen C. 644b.
12. The court pronounced sentence on (Date): 11-09-88 and defendant was held in custody, through and including
the date of pronouncement of sentence for (Total no. of days): 425 as follows
- | Count | Time other than Dept. of Corrections | Dept. of Corrections Time |
|-------|--------------------------------------|---------------------------|
|-------|--------------------------------------|---------------------------|

13. Defendant is remanded to the custody of the Sheriff
- a. ☐ For the period of (Specify no. of days): ☐ upon conditions and recommendations set forth in attachment 13a.
- b. ☒ To be delivered ☒ at the earliest convenient time ☐ after 48 hours, excluding Saturdays, Sundays and holidays
[Pen C. 1203c] into the custody of the Director of Corrections at
- (1) ☐ California Institution for Women—Frontera (3) ☒ California Institution for Men—Chino
- (2) ☐ California Men's Facility—Vacaville (4) ☐ Other:
14. ☐ The court requests a copy of the diagnostic study and recommendations as provided in Pen C. 1168.
15. The court advised defendant of all appeal rights as required in CRC Rule 250 and defendant acknowledged understanding them.
16. ☐ Other (See attachment 16)

Dated: Dec 2, 1988 JOSEPH JOHNSTON
(Type or print name)

(Signature of Judge of the Superior Court)

TOTAL NO. of boxes checked: 10 CLERK'S CERTIFICATE

I hereby certify that the foregoing is a correct copy of the original on file in my office.

Clerk of the Superior Court

By

Deputy

[Seal]

12-2-88

Donna Pugh